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n re Application of: Shinriki, et al.	
Application No.: 10/824,798	
Filed: April 15, 2004	
For: THIN-FILM DEPOSITION APPARATUS	
The owner, ADMAPANEX The owner, ADMAPANEX The provided below, the terminal part of the statutory term of any pethod parted on the instance, and the explaint of any of the tall statutory term of any pethod parted on the contract of the statutory term of any pethod parted on the provided on the contract of the statutory term of any pethod parted on the provided of the provided on the provided of the provided on the provided of the part of any pethod on the pethod parted on the pethod parted on the provided on the instant application shall be enforceable only for and during parted on the reference application on the preference application on the provided on the instant application shall be enforceable only for and during parted on the reference application on the preference application ap	cation which would extend beyond in 10/960,600 filed patent granted on said reference greference application. The owner the such period that if and any patent
in making the ebove disclaimer, the owner does not disclaim the terminal part of any patent granted on oxided to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 175 of any population, "as the term of any patent granted on said reference explication may be strottened by any terminal day patent on the pending reference application," in the event that any such patent; granted or his species for failure to pay a maintenance lee, it field upentionedate, is short instance to grant of any species for failure to pay a maintenance lee, it field upentionedate, is short instance of the minimated prior to the expiration of the fort all statutory terms as obstenced by any terminal disclaimer fleet prior terminated prior to the expiration of the full statutory terms as obstenced by any terminal disclaimer fleet prior terminated prior to the expiration of the full statutory terms as obstenced by any terminal disclaimer fleet prior terminated prior to the expiration of the full statutory terms as obstenced by any terminal disclaimer fleet prior terminated prior to the expiration of the full statutory terms as obstenced by any terminal disclaimer fleet prior terminated prior and the statutor terms are softened by any terminal disclaimer fleet prior terminated prior to the expiration of the field statutory terms as terminated prior termi	patient granted on said televance eminel discleimer filed prior to the pending reference application: jurisdiction, is statutorily disclaimed te, is reissued, or is in eny mannel
Check either box 1 or 2 below, if appropriete.	
 For submissions on behalf of a business/organization (e.g., corporation, partnership, university, go etc.), the undersigned is empowered to act on behalf of the business/organization. 	vernment egency,
I hereby declare that all statements made herein of my own knowledge are true and that all size belief are believed to be true; end further that these statements were made with the knowledge that willfunded are punishable by fine or imprisonment, to both, under Section 1001 of Title 18 of the United Stat statements may joogardize the velicity of the application or any patient issued thereon.	
The undersigned is an attorney or agent of record. Reg. No. 43,315	
11	May 21, 2007
Signature	Date
Katsuhiro Arai	
Typed or printed name	
	949-760-0404 Telephone Number
✓ Terminal disclaimer fee under 37 CFR 1.20(d) is included.	
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- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as
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